Page 1	
IN THE UNITED STATES DISTRICT COURT	09:23:02
SOUTHERN DISTRICT OF CALIFORNIA	
	09:23:02
	09:23:02
x	
)	09:23:02
GEN-PROBE INCORPORATED, )	
) NO.99cv2668 H (AJB)	09:23:02
Plaintiff, )	
vs. )	09:23:02
)	
VYSIS, INC.,	09:23:02
)	
Defendant. )	09:23:02
)	
X	09:23:02
	09:23:02
CONFIDENTIAL	
	09:23:02
Videotaped Deposition of	09:23:02
JONATHON MICHAEL LAWRIE, Ph.D.	09:23:02
Durham, North Carolina	09:23:02
Thursday, February 15, 2001	09:23:02
	09:23:02
	09:23:02
Reported by:	09:23:02
Sydney C. Silva, Registered Professional Reporter	
File No:	09:23:02



	rage 1/6	
1	A. No.	14:34:16
2	Q. Do you know whether there's any reference	14:34:17
3	in the patent to a combination of target capture	14:34:19
4	with a target-specific method of application of	14:34:25
5	amplification?	14:34:26
6	A. This patent here?	14:34:27
7	Q. Yes.	14:34:29
8	A. I haven't read it completely, just the	14:34:29
9	pieces you have shown me.	14:34:32
10	Q. When the patent application was filed,	14:34:34
11	did you have any impression about whether the	14:34:36
12	greatest degree of specificity sensitivity might be	14:34:38
13	obtained by combining target capture with a	14:34:42
14	target-specific method of amplification?	14:34:47
15	A. I don't remember.	14:34:56
16	Q. Does that stand to reason at all?	14:34:56
17	A. I don't think so. I don't know what the	14:34:58
18	thought process would have been back then.	14:35:00
19	Q. Can you recall any reason that a	14:35:03
20	reference to PCR might have been intentionally	14:35:05
21	omitted from the patent application?	14:35:08
22	A. Yes.	14:35:15
23	Q. And what reason was that? Let me, let me	14:35:15
24	start over.	14:35:23

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14:35:24

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14:35:47 14:35:51

14:35:54

14:35:55

14:35:58

14:36:03 14:36:05

14:36:07

14:36:07 14:36:09

14:36:13

14:36:15

14:36:17

14:36:19

14:36:31

14:36:32 14:36:36



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Α. No.

	Page
	Was a reference to PCR intentionally
omitted fr	com the patent to the best of your
ınderstand	ding?
A.	I don't know.
Q.	Were there discussions about whether or
not to ind	clude a reference to PCR in the patent?
Α.	I can't remember.
Q.	So at Amoco you had a thought about
combining	target capture with PCR, is that right?

Q.	So at Amoco you had	a thought about
bining	target capture with	PCR, is that right?
Α.	Yes	

Q.	Gene-	-Trak	then	did	work	in	an	effort	to
combine	target	captı	ire w	ith	PCR,	is	that	right'	?

Α.	From seeing	this here, yes.	
Q.	Do you have	a recollection	of that?

Q.	Ιf	thei	re's	no	refere	ence	in	the	patent	to
hinina	tai	raet	cani	-1126	with	PCR	de	. voi	ı have	anı

explana	tion	as	to	why	it	is	not	t t	nere?			
Α.	I	be:	liev	e tl	nat	it	was	s a	sepai	ate		the
+ h a	h - h -		+ h i			m					mo t	

of amplification, not old ones.

	Q.	And	you	would,	for	the	pu	rpo	ses	of	what	:
you	just	said,	you	classi	fy	PCR	as	an	old	met	hod	οf





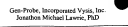
amplification?



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1	A. PCR itself was described in the patent,	14:36:37
2	yes, issued patent.	14:36:40
3	Q. And your understanding of the 338 patent	14:36:41
4	was that it was directed to other methods of	14:36:44
5	amplification?	14:36:47
6	A. The, it was, it was directed to the	14:36:48
7	methods disclosed by, you know, the methods	14:36:54
8	separate from PCR.	14:36:59
9	Q. Those being the methods, for example, as	14:37:07
10	the methods set forth in Example 6 and 7?	14:37:10
11	A. Yes.	14:37:14
12	Q. Is it your understanding that the 338	14:37:20
13	patent then doesn't encompass the combination of	14:37:22
14	target capture and PCR?	14:37:28
15	MR. BANKS: Object to the form.	14:37:30
16	A. I couldn't say.	14:37:31
17	Q. I'm sorry?	14:37:32
18	A. I couldn't say.	14:37:32
19	Q. Was it your intention that it encompass	14:37:33
20	the combination of target capture and PCR?	14:37:38
21	A. I don't know. I can't remember what the	14:37:40
22	intention was in regards to PCR.	14:37:41
23	Q. However, your recollection of why of	14:37:49
24	if there's no your explanation of why there	14:37:50



14:39:32



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might not be a reference to PCR in the patent is	14:37:53
that the patent wasn't intended to cover old	14:37:56
methods of amplification such as PCR; is that	14:38:03
right?	14:38:06
A. The patent was intended to cover the	14:38:07
discoveries by myself, Halbert and King that there	14:38:09
should be in some, you know, disclosure back at	14:38:15
Amoco. That's what the patent was about.	14:38:16
why PCR was left out I can just	14:38:22
speculate. It wasn't what we came with, it was in	14:38:26
the previous, it was a previous older method.	14:38:30
Q. You were looking for other things?	14:38:33
A. Yeah.	14:38:36
MR. BOWEN: Let's assume that the patent	14:39:04
application for the 330 patent was filed on	14:39:06
December 21, 1987. Can we stipulate to that?	14:39:10
MR. BANKS: For which patent?	14:39:16
MR. BOWEN: The 330.	14:39:18
MR. BANKS: The 330? Moving to a	14:39:20
different one now?	14:39:21
MR. BOWEN: I'm confused this late in the	14:39:22
day, huh? The first application that claimed	14:39:25
the combination of target capture and	14:39:27

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amplification.

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## Gen-Probe, Incorporated Vysis, Inc. Jonathon Michael Lawrie, PhD

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1	Example 5 is a linear method?	16:21:41
2	A. Let's see.	16:21:44
3	Yes, it is linear.	16:22:29
4	Q. So Example 5 discloses a linear	16:22:31
5	nonspecific method of amplification?	16:22:34
6	A. Yes.	16:22:37
7	Q. So recapping the examples, Examples 1	16:22:38
8	through 3 disclose capture methods without	16:22:43
9	amplification?	16:22:46
10	A. Yes.	16:22:48
11	Q. And Example 4 discloses linear	16:22:49
12	nonspecific amplification?	16:22:53
13	A. Yes.	16:22:54
14	Q. Example 5 discloses linear nonspecific	16:22:55
15	amplification?	16:22:59
16	A. Yes.	16:23:00
17	Q. Example 6 seeks to describe nonspecific	16:23:02
18	exponential amplification?	16:23:10
19	A. Let's see. Yes.	16:23:13
20	Q. And Example 7 describes seeks to	16:23:18
21	describe nonspecific exponential amplification?	16:23:22
22	A. Yes.	16:23:28
23	Q. Looking back at Column 30, specifically	16:23:44
24	at Lines 30 through 40, which I think is two	16:23:48
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